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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. **0** Assumption of Executory Contract or Unexpired Lease 1 Lien Avoidance **0** Valuation of Security Last revised: December 1, 2017 UNITED STATES BANKRUPTCY COURT **District of New Jersey** Domenick S. Reda In Re: Case No..: 18-1985 Judge: Stacey L. Meisel Debtor(s) FIRST MODIFIED CHAPTER 13 PLAN AND MOTIONS ☐ Original Modified/Notice Required Date: August 6, 2018 ☐ Motions Included ☐ Modified/No Notice Required THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE. YOUR RIGHTS MAY BE AFFECTED You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which written objection within the time frame stated in the *Notice*. Your rights may be affected by this plan. Your claim

contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to р

orosecute same.		, ,			J
THIS PLAN:					
□ DOES ☑ DOES NO ALSO BE SET FORTI		-STANDARD PI	ROVISIONS. NON	I-STANDARD PROV	ISIONS MUST
□ DOES ☑ DOES NO COLLATERAL, WHIC SECURED CREDITO	H MAY RESULT IN	N A PARTIAL PA	AYMENT OR NO	PAYMENT AT ALL T	
☑ DOES ☐ DOES NO SECURITY INTERES				•	MONEY
Initial Debtor(s)' Attorr	ney DAA	Initial Debtor:	DSR	Initial Co-Debtor	

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Part 1: Paymer	nt and Length of Plan						
a. The d approximately <u>36</u>	ebtor shall pay <u>100.00 Mont</u> l months.	<u>իլy</u> to the Chapt	er 13 Trustee, starting	g on <u>June 1, 2018</u> for			
b. The d ✓				sources: e when funds are available):			
c. Use o	f real property to satisfy plar Sale of real property Description: Proposed date for con	•					
	Refinance of real prop Description: Proposed date for con	•					
V	Loan modification with Description:with arrears Proposed date for con	s to be capitalized					
d. □ e. □	loan modification.	The regular monthly mortgage payment will continue pending the sale, refinance or loan modification. Other information that may be important relating to the payment and length of plan:					
Part 2: Adequa	te Protection	X NO	ONE				
	uate protection payments wi oursed pre-confirmation to _		amount of \$ to be	e paid to the Chapter 13			
	uate protection payments wi the Plan, pre-confirmation			be paid directly by the ditor).			
	Claims (Including Adminiding Adminiding Priority claims will be paid		•	wise:			
Creditor		Type of Priority		Amount to be Paid			
Marie Ann Greenbe Ast & Schmidt, P.C	_	Administrative Attorney Fees		360.00 1,500.00			
b. Domestic Check one ☑ None ☐ The al	Support Obligations assigne	ed or owed to a g	on a domestic suppor	paid less than full amount:			
•	to 11 U.S.C.1322(a)(4):		- A	TA			
Creditor	Type of Priority	Clain	n Amount	Amount to be Paid			

Part 4: Secured Claims							
a. Curing Default	and Maintaining F	ayments on	Principal Res	sidence: 🗌	NONE		
The Debtor	will pay to the Tru	stee (as part	of the Plan) al	lowed claim	s for arrearage	es on m	onthly
obligations and the bankruptcy filing as	debtor shall pay di						
Creditor Creditor	Collateral or Ty	pe of Debt	Arrearag	e Interest	Amount to be P	aid Re	egular Monthly
			_	Rate on Arrearage	to Creditor Pl	(In Pay an)	ment (Outside Plan)
					\$0.00* arrears be capitalized i new princi	nto	
Rushmore Loan Manag	ement 26 River Boule Little Falls, NJ		\$99.00	0.00	balance via lo modificat	an	\$1,100
	1 =		, ,,,,,,				+ 1,122
b. Curing and Mai NONE	ntaining Payment	s on Non-Pr	incipal Reside	ence & othe	r loans or rei	ıt arrea	ars: 🗸
The Debtor will pay and the debtor will p filing as follows:							
				Interest			egular Monthly
Creditor	Collateral or Ty	pe of Debt	Arrearag	Rate on e Arrearage	to Creditor	(In ∣ Pay an) ∣	ment (Outside Plan)
c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:							
				Amount of			ough the Plan
Name of Creditor	Collateral		Interest Rat		indiading interest od		est Calculation
d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim. NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.							
	Collateral 1999 Nissan Altima	Scheduled Debt 1,938	Total Collateral Value 500	Superior Liens -0-	Value of Creditor Interest in Collateral 500	Rate	Amount to

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Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.							
Up		ay is terminated as to surrence of be terminated in all respect					
Creditor		Collateral to be Surrendered	Valu	e of Surrendered Collateral	1		
f. Secure Creditor	d Claims Unaffected The following secured	by the Plan ☑ NONE I claims are unaffected by the	Plan:				
	ed Claims to be Paid	in Full Through the Plan ✓ I	NONE	Total Amount t	to be Paid through the Plan		
					Ţ.		
Part 5: U	nsecured Claims	NONE					
a.	☐ Not less th	ified allowed non-priority uns nan \$ to be distributed <i>pro</i> nan 100 percent		ms shall be pa	id:		
	☐ Pro Rata distribution from any remaining funds						
b. Separately classified unsecured claims shall be treated as follows:							
Creditor		Basis for Separate Classification	Treatme	ent	Amount to be Paid		
	·	•	NONE				
	OTE: See time limitation Intial real property leas	ons set forth in 11 U.S.C. 365(ses in this Plan.)	d)(4) that m	ay prevent as:	sumption of		
	executory contracts are a following, which are a	nd unexpired leases, not previ ssumed:	iously reject	ed by operatio	n of law, are rejected,		
Creditor	Arrears to be Cured	I in Nature of Contract or Lease	e Treatme	ent by Debtor	Post-Petition Payment		
Part 7: M	otions NONE						

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. *A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

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Mation to Avaid Liene under 44 U.C.C. Costion 500/5\ □ NONE									
a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ☐ NONE The Debtor moves to avoid the following liens that impair exemptions:									
					•	·			
						A	mount of	Sum of All Other Liens	
0	Nature of	T		£1:	Value		Claimed	Against the	Amount of Lien
Creditor Mecca Auto	Collateral 1999 Nissai	Type of Lie		38.00	Collate	00 Ex	cemption 500	Property 0.00	to be Avoided 1,438*
Sales	Altima	Auto louii	1,0	30.00			000	0.00	1,400
	en to be avoid	ded and no pa	ayment of u	nsecure	ed clair	n, which	was pr	eviously disc	charged in
chapter 7.									
	Motion to Av	oid Liens and	Reclassify	Claim f	from Se	cured to	Compl	etely Unsecu	ıred. 🗸
NONE									
The	Pehtor move	es to reclassify	the following	n claims	as uns	ecured a	nd to vo	id liens on col	lateral
	with Part 4 ab		the following	y Claims	as uns	courca a	na to vo	id lichs on co	lateral
							1,,		
								lue of editor's	Total Amount of
0 111				Total Coll			Inte	erest in	Lien to be
Creditor	Collateral		Debt	Value	S	uperior Lie	ns Co	llateral	Reclassified
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:									
Creditor	Collateral	Sc	cheduled Debt		llateral	Amoun	t to be De	emed	Amount to be
				Value			Se	cured	Reclassified as Unsecured
									Onscoured
Dort 9. Ot	har Dian Drav	visions							
Part 8: Other Plan Provisions a. Vesting of Property of the Estate									
	✓ Upon Con								
	Upon Disc	charge							
In December 4 Medican									
b. Payment Notices Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or									
coupons to the Debtor notwithstanding the automatic stay.									
3									
c. Order of Distribution									
The Standing Trustee shall pay allowed claims in the following order:									
	1) Ch. 13 Standing Trustee Commissions								
	2) Other Administrative Claims								
	3) Secured Claims 4) Lease Arrearages								
	,	rity Claims							

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6)	General Unsecured Claims	
d. Post-	Petition Claims	
	ding Trustee is, is not a in the amount filed by the po	authorized to pay post-petition claims filed pursuant to 11 U.S.C. st-petition claimant.
	_	
Part 9: Modifica	ation X NONE	
Date of P	lan being modified:	filed in this case, complete the information below.
	hy the plan is being modified	
To address defice Meeting	iencies raised by trustee at 3	Curing of Mortgage arrears added in Part 4. Motion to void lien language clarified in Part 7(a)
Are Schedules I	and J being filed simultaneou	usly with this Modified Plan? ☐ Yes ☑ No
	tandard Provision(s): Sign	•
☑ NONE □ Explaiı	n here:	eparate Signatures: lsewhere in this plan are void.
The Deb	tor(s) and the attorney for the	e Debtor(s), if any, must sign this Certification.
I certify the forth in this final		the plan contains no non-standard provisions other than those set
Date	August 6, 2018	/s/ Robert L. Schmidt
		Robert L. Schmidt
		Attorney for the Debtor
Date:	August 6, 2018	/s/ Domenick S. Reda
		Domenick S. Reda
Doto:		Debtor
Date:		Joint Debtor
Signatures		
The Debt	or(s) and the attorney for the	e Debtor(s), if any, must sign this Plan.
Date	August 6, 2018	/s/ Robert L. Schmidt
		Robert L. Schmidt
		Attorney for the Debtor
I certify u	nder penalty of perjury that t	he above is true.
Date:	August 6, 2018	/s/ Domenick S. Reda
		Domenick S. Reda
Date:		Debtor
Date.		Joint Debtor

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